



ಕರ್ನಾಟಕ ರಾಜ್ಯಪತ್ರ

ಅಧಿಕೃತವಾಗಿ ಪ್ರಕಟಿಸಲಾದುದು

ಸಂಪುಟ ೧೪೩	ಬೆಂಗಳೂರು, ಗುರುವಾರ, ಮಾರ್ಚ್ ೬, ೨೦೦೮ (ಫಾಲ್ಗುಣ ೧೬, ಶಕ ವರ್ಷ ೧೯೨೯)	ಸಂಚಿಕೆ ೧೦
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ಭಾಗ-೪

ಕೇಂದ್ರದ ವಿಧೇಯಕಗಳು ಮತ್ತು ಅವುಗಳ ಮೇಲೆ ಪರಿಶೀಲನಾ ಸಮಿತಿಯ ವರದಿಗಳು, ಕೇಂದ್ರದ ಅಧಿನಿಯಮಗಳು ಮತ್ತು ಅಧ್ಯಾದೇಶಗಳು, ಕೇಂದ್ರ ಸರ್ಕಾರದವರು ಹೊರಡಿಸಿದ ಸಾಮಾನ್ಯ ಶಾಸನಬದ್ಧ ನಿಯಮಗಳು ಮತ್ತು ಶಾಸನಬದ್ಧ ಆದೇಶಗಳು ಮತ್ತು ರಾಷ್ಟ್ರಪತಿಯವರಿಂದ ರಚಿತವಾಗಿ ರಾಜ್ಯ ಸರ್ಕಾರದವರಿಂದ ಪುನಃ ಪ್ರಕಟವಾದ ಆದೇಶಗಳು.

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಸಚಿವಾಲಯ
ಅಧಿಸೂಚನೆ

ಸಂಖ್ಯೆ: ಸಂವ್ಯಾಖ್ಯೆ 26 ಕೇನಿಪ್ರ 2007 ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 14ನೇ ಆಗಸ್ಟ್ 2007

2007ನೇ ಸಾಲಿನ ಜುಲೈ 5 ಮತ್ತು ಜುಲೈ 6ನೇ ದಿನಾಂಕದ ಭಾರತ ಸರ್ಕಾರದ ಗೆಜೆಟಿನ ವಿಶೇಷ ಸಂಚಿಕೆಯ ಭಾಗ-II ಸೆಕ್ಷನ್ 3 (ii) ರಲ್ಲಿ ಪ್ರಕಟವಾದ ಈ ಕೆಳಕಂಡ (1) S.O. 1096(E) (Notification No. F.NO. 7/21/2006-Coin II (II)) (2) S.O. 1098 (E) (Notification No. F.No. 7/17/2006-Coin-II (Pt)) (3) S.O. 1113 (Notification No. F.NO. RW/NH-37011/6/2007-PIC) ದಿನಾಂಕ ಕ್ರಮವಾಗಿ 3.7.2007 ಮತ್ತು 5.7.2007 ಅನ್ನು ಸಾರ್ವಜನಿಕರ ಮಾಹಿತಿಗಾಗಿ ಕರ್ನಾಟಕ ರಾಜ್ಯ ಪತ್ರದಲ್ಲಿ ಮರು ಪ್ರಕಟಿಸಲಾಗಿದೆ.

MINISTRY OF FINANCE
(Department of Economic Affairs)

NOTIFICATION

New Delhi, the 3rd July, 2007

S.O. 1096 (E) : In exercise of the powers conferred by section 6 of the Coinage Act, 1906 (3 of 1906), the Central Government hereby determines that:

(a) the coins of the following denominations shall also be coined at the Mint for issue under the authority of the Central Government in commemoration of "150TH BIRTH ANNIVERSARY OF LOKMANYABAL GANGADHAR TILAK", namely

- (i) One Hundred Rupees;
- (ii) Five Rupees;

(b) the coins of the above denomination hereafter to be coined in accordance with the provisions of Section 6 of the said Act shall conform to the following dimensions, designs and composition, namely:

Denomination of the coin	Shape and outside diameter	Number of serrations	Metal composition
1	2	3	4
One Hundred Rupees	Circular 44 millimeters	200	Quaternary Alloy Silver-50% Copper- 40% Nickel- 5% Zinc-5%
Five Rupees	Circular 23 millimeters with security edge	100	Cupro-Nickel Alloy Copper-75% Nickel- 25%

Designs:**1. One Hundred Rupees:****Obverse:**

This face of the coin shall bear the Lion Capital of Ashoka Pillar in the centre with the legend..... inscribed below flanked on the left upper periphery with the word 'a' in Hindi and on the right upper periphery flanked with the word "INDIA" in English. It shall also bear the denominational value "100" in International Numerals below the Lion Capital flanked on the left lower periphery with the word..... in Hindi and right lower periphery with the word "RUPEES" in English.

Reverse:

This face of the coin shall bear the portrait of " Lokmanya Bal Gangadhar Tilak, "Flanked on the upper periphery with the words..... in Hindi, and on the lower periphery "150 TH BIRTH ANNIVERSARY OF LOKMANYABAL GANGADHAR TILAK" in English

2. Five Rupees**Obverse :**

This face of the coin shall bear the Lion Capital of Ashoka Pillar with the legend..... inscribed below, flanked on the left upper periphery with the word..... in Hindi and on the right upper periphery flanked with the word "India" in English. It shall also bear the denominational value "5" in International Numerals below the Lion Capital flanked on the left lower periphery with the word..... in Hindi and on the right lower periphery with the word "RUPEES" in English There shall be 52 beads on the periphery.

Reverse:

This face of the coin shall bear the portrait of "Lokmanya Bal Gangadhar Tilak" flanked on the upper periphery with the words inscribed in Hindi, and on the lower periphery "150TH BIRTH ANNIVERSARY OF LOKMANYA BAL GANGADHAR TILAK" in English

SECURITY EDGE FOR 5 RUPEES

The edge of the coin shall be milled with serrated or upright milling and security edge. At the centre of the edge there shall be shallow groove with a desing inside the two sections separated by blank spaces. This design shall consists of chain of beads in relief and each bead being followed by one inclined line in relief. There shall be total 30 lines and 30 beads.

[F.NO. 7/21/2006-Coin II (II)]

ASHOK AJMANI, Under Secy

MINISTRY OF FINANCE
(Department of Economic Affairs)

NOTIFICATIONNew Delhi, the 3rd July, 2007

S.O. 1098 (E) : In exercise of the powers conferred by section 6 of the Coinage Act, 1906 (3 of 1906) ,the Central Government hereby determines that:

(a) the coin of following denominations shall also be coined at the Mint for issue under the authority of the Central Government in commemorate the occasion of "GOLDEN JUBILEE CELEBRATION OF KHADI AND VILLAGE INDUSTRIES COMMISSION", namely

(i) Fifty Rupees;

(ii) Five Rupees;

(b) the coins of the above denominations of Fifty Rupees and Five Rupees hereafter to be coined in accordance with the provisions of Section 6 of the said Act shall conform to the following dimensions, designs and composition, namely:

Denomination of the coins	Shape and outside diameter	Number of serrations	Metal composition
1	2	3	4
Fifty Rupees	Circular 39 millimeters	180	Quaternary Alloy Silver-50% Copper- 40% Nickel- 5% Zinc-5%
Five Rupees	Circular 23 millimeters with security edge	100	Cupro-Nickel Alloy Copper-75% Nickel- 25%

Designs:**1. FIFTY RUPEES:****OBVERSE:**

This face of the coin shall bear the Lion Capital of Ashoka Pillar in the legend inscribed below flanked on the left upper periphery with the word..... in Hindi and on the right upper periphery flanked with the word "INDIA" in English. It shall also bear the denominational value "50" in International Numerals below the Lion Capital flanked on the left lower periphery with the..... word in Hindi and on right lower periphery with the word "RUPEES" in English.

REVERSE:

This face of the coin shall bear the portrait of "Mahatma Gandhi," at the centre and a lady with charkha a village scene, Flanked on the upper periphery with the words..... and below in Hindi and flanked on the lower periphery with words "KHADI AND VILLAGE INDUSTRIES COMMISSION", and "50 YEARS" above it in English

2. FIVE RUPEES**OBVERSE :**

This face of the coin shall bear the Lion Capital of Ashoka Pillar with the legend..... inscribed below, flanked on the left upper periphery with the word..... in Hindi and on the right upper periphery flanked with the word "India" in English. It shall also bear the denominational value "5" in International Numerals below the Lion Capital flanked on the left lower periphery with the word..... in Hindi and on right lower periphery with the word "RUPEES" in English There shall be 52 beads on the periphery.

Reverse:

This face of the coin shall bear the portrait of "Mahatma Gandhi" at the centre and a lady with charkha and a village scene, flanked on the upper periphery with the words and below it in Hindi and flanked on the lower periphery with the words "KHADI AND VILLAGE INDUSTRIES COMMISSION", and "50 YEARS" above it in English

SECURITY EDGE FOR 5 RUPEES

The edge of the coin shall be milled with serrated or upright milling and security edge. At the centre of the edge there shall be shallow groove with a design inside the two sections separated by blank spaces. This design shall consists of chain of beads in relief and each bead being followed by one inclined line in relief. There shall be total 30 lines and 30 beads.

[F.NO. 7/17/2006-Coin II (Pt)]

ASHOK AJMANI, Under Secy

MINISTRY OF SHIPPING, ROAD TRANSPORT AND HIGHWAYS
(Department of Road Transport and Highways)

NOTIFICATION

New Delhi, the 5th July, 2007

S.O. 1113 (E) : Whereas, vide notification of the Government of India in the erstwhile Ministry of Surface Transport (Roads Wing), number S.O. 78 (E) , dated the 4th February, 1999, issued under Section 11 of the National Highways Authority of India Act, 1988 (68 of 1988), the Central Government entrusted the stretch from Km. 0.00 to Km. 592.000 of National Highway No. 4 in the State of Karnataka to the National Highways Authority of India; Now, therefore, in exercise of the powers conferred by section 7 of the National Highways Act, 1956(48 of 1956), read with rules 3,5 and 11 of the National Highways (Fees for the use of National Highways Section and Permanent Bridge-Public Funded Project) Rules, 1997 and sub-rule (2) of rule 3 of the National Highways (Rate of Fee) Rules, 1997 and in supersession of the notification of the Government of India in the Ministry of Shipping, Road Transport and Highways (Department of Road Transport and Highways), number S.O. 486 (E), dated the 31st March 2006, except as respects things done or omitted to be done before such supersession, the Central Government hereby notifies that there shall be levied and collected by the National Highways Authority of India departmentally or through private contractor who may be appointed on the basis of competitive bidding, a fee on mechanical vehicles for the use of the four-laned stretch from Km. 132. 000 to Km. 72.000 (Tavarakere-Anthasana Halli Section) of National Hghway No. 4 in the State of Karnataka at the rates specified in the Schedule annexed hereto in perpetuity. The collection of fee shall commence within thirty days from the date of publication of this notification in the Official Gazette or within thirty days from the date of opening of the said four-laned stretch to traffic, whichever is later. The rates of fee are subject to revision as per the provisions of sub-rule (3) of rule 3 of the National Highways (Rate of fee) Rules, 1997.

SCHEDULE

RATES OF FEE TO BE RECOVERED FROM THE USERS OF FOUR-LANED STRETCH FROM KM 132.000 TO KM 72.000 (TAVARAKERE –ANTHASANA HALLI SECTION) OF NATIONAL HIGHWAY NO.4 IN THE STATE OF KARNATAKA.

The fee shall be collected at single location within the stretch

Serial Number	Particulars of Vehicle	Fee rate for Vehicle for one way trip (In Rupees)	Fee rate for multiple trips in a day (in Rupees)
1	2	3	4
1	Car or Jeep or Van	40	55
2	Light Commercial Vehicle	65	100
3	Truck or Bus	130	200
4	Heavy construction machinery and earth moving equipment	285	425

Notes:

1. When the same mechanical vehicle has to cross the said stretch of the National Highway more than once in a day, the user shall have the option to pay the fee for the multiple trips at the rates as given in the Schedule above while crossing the gate in the first trip itself or if the same mechanical vehicle has to use the said four-laned stretch frequently for the entire month, the vehicle owner may obtain a monthly pass on the payment of charges equivalent to 30 single rates applicable to it, as specified in the aforesaid Schedule.

Explanation: For the purposes of this notification, "day" shall be counted as a continuous period of twenty-four hours.

2. The following types of vehicles shall be exempted from the fee specified in the aforesaid Schedule, namely:

- (i) vehicles,
 - (A) Officially belonging to-
 - (a) the President of India
 - (b) the Vice President of India
 - (c) the Governor of a State or the Lt. Governor of a Union Territory;
 - (d) a Foreign Dignitary on State visit to India'
 - (e) a Foreign Diplomat stationed in India using cars with "CD"/"CC" number plates;
 - (f) the Chairman of Rajya Sabha or the Speaker of Lok Sabha or the Chairman of a State legislative Council or the Speaker of a State Legislative Assembly or a Minister for the Union or State, or Leader of Opposition in Lok Sabha or Rajya Sabha or a State Legislature having the status of Cabinet Minister, if he is sitting in the vehicle; or

(g) a Member of Parliament, or a Member of Legislative Assembly of a State or a Member of Legislative Council of a State, in the respective State, if he produces his identity card issued by the parliament or the concerned Legislature of the State, as the case may be;

(B) belonging to the winner of a Gallantry award such as Param Vir Chakra, Ashok Chakra, Maha Vir Chakra, Kirti Chakra, Vir Chakra and Shaurya Chakra, if such awardee produces his photo identity card duly authenticated by the Competent Authority for such Award;

(ii) Defence vehicles, including those eligible for exemption in accordance with the provisions of the Indian Toll (Army and Air Force) Act, 1901 and the rules made thereunder (as extended to Navy); Police vehicles, Fire-fighting vehicles, Ambulances, Funeral vans, vehicles of the Department Post and Telegraph and Central Government and State Government Vehicles on duty.

3. The rates of fee, the categories of vehicles exempted from payment of fee and the name address and telephone number of the authority to whom complaints, if any, should be addressed, shall be conspicuously and prominently displayed 500 meters ahead of the toll booths, 100 meters ahead of the toll booths and at the toll booths also. The height of the display boards and size of letters being such that it is easy for drivers to read the display boards and they shall be legibly written or printed in English, Hindi and the regional language of the area in which the stretch is situated.

4. No fee shall be levied and collected from a mechanical vehicle, which is not covered by the said Schedule.

[F.NO. RW/NH-37011/6/2007-PIC]

SAROJ KUMAR DASH, Jt, Secy

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆದೇಶಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ

ಆರ್. ಆಂಜಿನಿ

ಪಿ.ಆರ್. 63

ಸಹಾಯಕ ಪ್ರಾರೂಪಕಾರ ಮತ್ತು ಪದನಿಮಿತ್ತ

ಸರ್ಕಾರದ ಅಧೀನ ಕಾರ್ಯದರ್ಶಿ,

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಇಲಾಖೆ

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಸಚಿವಾಲಯ

ಅಧಿಸೂಚನೆ

ಸಂಖ್ಯೆ: ಸಂವ್ಯಾಇ 25 ಕೇನಿಪ್ರ 2007 ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 14ನೇ ಆಗಸ್ಟ್ 2007

2007ನೇ ಸಾಲಿನ ಜುಲೈ 10ನೇ ದಿನಾಂಕದ ಭಾರತ ಸರ್ಕಾರದ ಗೆಜೆಟಿನ ವಿಶೇಷ ಸಂಚಿಕೆಯ ಭಾಗ-II ಸೆಕ್ಷನ್ 3(i)ರಲ್ಲಿ ಪ್ರಕಟವಾದ ಈ ಕೆಳಕಂಡ G.S.R. 475(E) (Notification No F.No. NH/11011/2/2000-P&M) ದಿನಾಂಕ:10.7.2007 ಅನ್ನು ಸಾರ್ವಜನಿಕರ ಮಾಹಿತಿಗಾಗಿ ಕರ್ನಾಟಕ ರಾಜ್ಯ ಪತ್ರದಲ್ಲಿ ಮರುಪ್ರಕಟಿಸಲಾಗಿದೆ.

**MINISTRY OF ROAD TRANSPORT AND HIGHWAYS
NOTIFICATION**

New Delhi, the 10th July 2007

G.S.R. 475(E) : In exercise of the powers conferred by section 12 of the Central Road Fund Act, 2000 (54 of 2000), the Central Government hereby makes the following rules for the disbursement of the Central Road Fund in respect of specified projects, schemes and activities relating to development and maintenance of State roads including roads of inter-State connectivity and economic importance, namely:

1. Short title and commencement : (1) These rules may be called the Central Road Fund (State Roads) Rules, 2007.

(2) They shall come into force on the date of their publication in the Official Gazette.

2. Definitions : In these rules, unless the context otherwise requires,

(a) "Act" means the Central Road Fund Act, 2000 (54 of 2000);

(b) "executive agency" means-

(i) in the case of a Union territory, the Administrator thereof to whom the functions of the Central Government in relation to the execution of works pertaining to national highways are delegated under article 239 of the Constitution; and

(ii) in any other case, the State Government to which such functions are delegated under section 5 of the National Highways Act, 1956 (48 of 1956);

(c) "scheme" means the scheme for development of state roads including roads of inter-State connectivity and economic importance and includes the schemes relating to development of State roads sanctioned under the Central Road Fund by the Resolution governing the Central Road Fund as passed by the Houses of Parliament, dated the 13 th May, 1988;

(d) words and expressions used herein and not defined but defined in the Act shall have the same meanings respectively assigned to them in the Act.

3. Disbursement of Fund in respect of projects, schemes and activities: Subject to the provisions specified under section 7 of the Act, the Fund shall be disbursed for projects, schemes or activities relating to the construction and development of State roads including roads of inter-State connectivity and of economic importance but excluding the rural roads and to be identified in accordance with the rule 4 of these rules.

4. Procedure for identification and prioritisation : (1) The Central Government shall identify the projects, schemes or activities for release of Funds in consultation with the State Governments or the Union territory Administrations, as the case may be.

(2) If, all the projects, schemes or activities so identified cannot be sanctioned due to shortage of resources in the Fund, the Central Government shall prioritise the projects, schemes or activities for release of Fund in consultation with the State Governments or Union territory Administrations, as the case may be.

(3) The State Governments or the Union territory Administrations, as the case may be, shall furnish necessary details as per rule 5 and rule 6 of the projects, schemes or activities to the Central Government to facilitate identification and prioritization of the schemes.

(4) The State Governments or the Union territory Administrations, while furnishing the details relating to projects, schemes or activities to the Central Government, shall observe the procedure as prescribed under rule 5 and rule 6 of these rules.

5. Approval of schemes under State roads: (1) The approval of schemes relating to State roads shall be done in the following manner, namely:

(a) for utilisation of Fund, priority may be assigned to already sanctioned projects under the scheme and the accruals shall be utilised for new works to be sanctioned as specified in sub-rule (2)

(b) all State road including State highways, major district roads and other roads of importance excluding rural roads.

(2) The types of works to be considered in this scheme shall comprise-

(i) construction of missing bridges, cross drainage works, rehabilitation of bridges, widening of two-lanes, strengthening of weak pavement sections;

(ii) engineering aspects of road safety works covering improvement of traffic junctions, road marking, signaling, construction of subways and over-bridges, construction of parking lay-byes, bus sheds and the like;

(iii) construction of bypasses, parallel service roads along national highways or State highways, in built up areas in exceptional cases; and

(iv) development of connecting roads to national highways from rural roads as well as to tourist important places.

(3) The proposals shall cover sufficient length of road and shall generally be covering at least ten Kilo meters length, unless the requirement for connecting two places is less than ten kilometers in so far as works mentioned in sub-rule (2) are concerned, and shall include only those works where land is available without any encumbrance.

(4) The executive agency shall make available the Central Government a list of projects to be taken up which shall be shown on the State road map indicating district boundaries, national highways, state highways major district roads, rural roads or other types of roads in different colours, in addition to the roads already approved under the Fund.

(5) The projects shall be selected with a view to have a balanced development of the road network in the entire State or the Union territory, as the case may be, and the proposals shall include the following particulars, namely:

- (i) name of the work and district (s);
- (ii) index map showing the area and the proposed road or bridge or improvement works;
- (iii) category of the road proposed to be improved whether the State highway or major district road or otherwise;
- (iv) scope of the work including the specifications to be adopted in brief;
- (v) length;
- (vi) estimated cost of the project based on the actual requirement and realistic cost estimate;
- (vii) probable starting date;
- (viii) target date of completion;
- (ix) a certificate regarding availability of the entire unencumbered land needed for the project.

(6) The estimates for land acquisition shall not be considered under the Fund.

(7) The standards, design and specification of the works to be proposed shall follow the relevant guidelines, codes, Indian Road Congress specifications as directed by the Central Government and the period of completion of projects shall not exceed twenty four months including period for tendering of projects.

(8) The Central Government shall accord administrative approval for the proposals as mentioned in sub-rule(4) and sub-rule(5) above and the technical approval and financial sanction of the proposals shall be accorded by the executive agency.

(9) No excess cost beyond ten per cent. of the amount administratively approved for the proposal shall be permissible and the excess if any, over and above ten per cent. shall be arranged by the executive agency from their own resources.

(10) No revised estimate will be considered by the Central Government.

(11) The estimate for each work shall include provisions for contingencies at the rate of 3% quality control at the rate of 1% and workcharged establishment at the rate of 1.5% subject to the condition that out of these provisions, funds to the extent of 3% of the cost of the work shall be placed at the disposal of the regional officer appointed by the Central Government or any other officer authorised for the State or Union territory for incurring expenditure on hiring manpower and execution of quality control of the works.

(12) No agency charges shall be payable for the execution of works under the scheme.

(13) Maintenance and upkeep of the projects after completion shall be the responsibility of the executive agency.

(14) The executive agency shall ensure that an individual project is technically approved, financially sanctioned and awarded within a period of four months from the date of administrative approval of work, failing which the work shall be deemed to have been desanctioned.

(15) The sanctioned works shall be completed within the time schedule as submitted along with the particulars referred to in sub-rule(5)

(16) The accounts of the Fund shall be audited by the Comptroller and Auditor General of India, in such manner and at such intervals, as may be specified by him.

(17) The executive agency shall furnish the utilisation certificate in Form-I duly verified by the regional officer appointed by the Central Government for the State or the Union territory along with the quarterly progress report based on which further installment of Funds shall be released to the extent of expenditure incurred and the physical progress of the work;

Provided that, the total amount so released during any financial year shall not exceed the amount accrued to the State or Union territory during that financial year and the amount which has not been released from accruals of the previous years,

(18) The total cost of the schemes to be approved shall be limited to the bank of sanctions which shall not normally exceed, at any point of time, two times the annual accrual for the year in which the schemes are sanctioned in respect of any State or Union territory.

6. Release of funds for State roads: (1) One third of the accrual for the current year for each State or Union territory shall be placed at the disposal of the concerned State or Union territory for utilization against the sanctioned works and the said amount shall be maintained as a reserve by replenishing the expenditure from subsequent releases:

Provided that the subsequent instalments shall be released on the basis of the progress of works and actual expenditure subject to the condition that the total amount released for any State or Union territory during the year shall not exceed the total accrual for that year in respect of that State or Union territory and the amount which has not been released from accruals of previous years.

(2) The executive agency shall submit the utilization certificate for the amount released and shall also submit quarterly progress report and monthly expenditure report annexed to these rules.

7. Manner of sanctioning schemes for construction and development of State roads including roads of inter-State connectivity and economic importance: (1) The inter-State roads or bridges at the border on State highway and major district roads necessary for ensuring through communication between two adjacent States shall be considered as the project of inter-State connectivity and shall be considered on the basis of the following guidelines, namely:

- (i) the proposed road should facilitate inter-State connectivity between States;
- (ii) a bridge project on the border roads may be given priority
- (iii) no improvement work should have been done in last three years on such road;
- (iv) the estimated cost of the proposed project shall not normally exceed rupees twenty-five crores unless permitted by the Central Government.

(2) The following projects on State highways and major district roads shall be considered as the projects of economic importance and shall be considered on the basis of the following guidelines, namely:

(i) the proposed road should be either directly connecting to or leading to an important market centre, economic zone, industrial zone, agricultural region, tourist centre, religious centre and the like where significant economic activity is being undertaken;

(ii) roads benefiting vulnerable sections of the society, such as, scheduled castes, scheduled tribes, ghat roads and roads connecting ecologically sensitive areas;

(iii) roads leading to centre of economic activities, schools and education institutions;

(iv) roads leading to socially important infrastructure, such as, cremation grounds, bathing ghats, orphanages, old age homes and public utilities;

(v) roads connecting the State highways the national highways and link roads connecting the tourist destinations.

(3) The estimate for each work shall include provisions for contingencies at the rate of 3% quality control at the rate of 1% and workcharged establishment at the rate of 1.5% subject to the condition that out of these provisions, funds to the extent of 3% of the cost of the work shall be placed at the disposal of the regional officer appointed by the Central Government or any other officer authorised for the State or Union territory for incurring expenditure on hiring manpower and execution of quality control of the works

(4) Where the improvement work has been done in last three years in respect of any roads referred in sub-rule (2), such roads are not eligible to be considered for sanctioning of funds under these rules.

(5) The cost of the proposed project shall not normally exceed rupees twenty crores unless permitted by the Central Government.

(6) The schemes under state roads of Inter-State connectivity and State roads of economic importance shall be covered to the extent of-

- (a) ten percent. of the allocation for State roads;
- (b) roads or bridge projects of inter-State connectivity shall be fully funded from the Fund;
- (c) projects of economic importance shall be funded by the Fund to the extent of fifty percent of the approved project cost.

(7) The executive agency shall by 30th April of each year, furnish separate lists containing limited number of road and bridge projects of inter-State connectivity and economic importance which it would like to sponsor for sanction along with relevant details and justification.

(8) The executive agency shall not sponsor any proposal involving ;land acquisition and shifting of utilities.

8. Approval and financing of Schemes: (!) Particulars regarding the projects referred to in rule 6 shall be examined by the Central Government and the executive agency shall be informed of the projects identified for sanction under the scheme of State roads of inter-State connectivity and economic importance

(2) After selection of the scheme, the executive agency concerned shall submit the detailed estimates for all the road and bridge projects of either inter-State connectivity (fully financed) or economic importance (fifty per cent. financed) and thereafter the Central Government shall accord technical, financial sanction and administrative approval subject to the condition that the existing procedure and guidelines applicable for the national highways projects with regard to framing and processing of the estimates shall be applicable to the projects sanctioned under this scheme.

(3) The executive agency shall render a certificate to the effect that land is available for road development and is in its possession and removing of utilities, if any, has been completed.

(4) Permissible limit of excess expenditure beyond sanctioned cost on projects fully financed under this scheme of inter-State connectivity shall be the same as applicable to national highway projects.

(5) For the projects sanctioned under economic importance, any excess amount over and above the sanctioned amount shall be borne by the executive agency from their own resources.

(6) No expenditure beyond permissible limits for fully financed projects shall be committed without obtaining the previous approval of the Central Government.

(7) Revision of estimate shall not be permissible under projects of economic importance category for partially financed works.

(8) The revised estimate for inter-State connectivity projects may be submitted to the Central Government for consideration, if the cost is likely to exceed beyond the permissible limits on the sanctioned cost.

(9) The existing instructions or guidelines in respect of tenders (pre-qualification and acceptance) and revised estimates as applicable to national highway projects shall be applicable to fully financed projects of roads of inter-State connectivity.

(10) Future upkeep and maintenance of the roads or bridges after completion shall be the responsibility of the concerned executive agency.

9. Release of funds for inter-State connectivity or economic importance works.- (1) The funds would be released in every financial year in installments.

(2) (i) the first instalment shall be released on the basis of requirement communicated by the executive agency and the quantum of that instalment shall be regulated in accordance with the phasing of expenditure for the first year of the project indicated in the Government sanction.

(ii) the subsequent instalment shall be released on the basis of the progress of the work and the actual expenditure and for that purpose, the executive agency shall submit the physical and financial progress reports to the Central Government in Form-I and Form-II, annexed to these rules, duly verified by the regional officer appointed by the Central Government for the State or Union territory.

(3) The release of funds for fifty percent. financed works shall be commensurate with the expenditure proposed to be incurred from the resources of the States or the Union territories, as the case may be.

(4) In all these cases, the overall availability of budget provision shall be the determining factor for allocations and the payments would be regulated accordingly. The expenditure by the concerned executive agency shall be confined to the allocation made for the work.

10. Execution of works.- (1) The executive agency shall, for the implementation of all the projects sanctioned under the Fund including inter-State connectivity and economic importance works, observe that-

(a) the design of the road or bridge projects shall be carried out as per the relevant Central Government codes and guidelines;

(b) for quality control of the works, authorised procedures prescribed by the Central Government shall be followed;

(c) project monitoring shall be done at regular interval in a methodical manner to avoid time and cost over run.

(2) The executive agency shall install signs at both ends of the projects displaying the name of work and other details as per instructions issued by the Central Government from time to time.

(3) The Central Government or any officer appointed by it as regional officer for the State or Union territory or any other officer or agency authorised by it shall periodically inspect the work during the execution and exercise such checks as may be necessary to ensure observance of the time schedule and proper implementation;

Provided that no person, other than a civil engineer having a minimum qualification of Diploma in Civil Engineering and possessing a minimum of ten years experience in the construction and maintenance of roads, bridges or related infrastructure shall be authorised to inspect the works.

(4) The officer so authorized shall also measure the work to an extent not less than 30% of the value of the work to ensure execution of the work as per standards and specifications.

(5) The periodicity, intervals or the procedure for such inspection and exercising of checks shall be decided by the Central Government.

11. Progress reports and review.- (1) In the case of State roads other than inter-State connectivity and economic importance, the executive agency shall submit quarterly progress report of all the works sanctioned from the Fund for the quarters ending June, September, December and March every year and such report shall reach the Central Government within one month from the date of ending of each quarter, and the executive agency shall send completion report or certificate duly verified by the audit as soon as the works are completed.

(2) In the case of State roads of inter-State connectivity and economic importance, the quarterly progress report and the monthly expenditure report shall be submitted to the Central Government in Form-II and Form-III with copies endorsed to such other officer as directed by it by the concerned chief engineer of the executive agency.

(3) The physical progress as well as expenditure shall be reviewed and discussed with executive agency on quarterly basis by the Central Government.

Form-I
[See rule5 (18)]

UTILISATION CERTIFICATE

It is to certify that out of an amount of Rs.....crores/lakhs released by the Ministry of Shipping, Road Transport, and Highways, vide letter No..... dated....., an amount of Rs.....crores/lakhs has been spent on works sanctioned under the Central Road Fund scheme. It is further certified that expenditure has been incurred on sanctioned works only and has not exceeded the sanctioned cost of individual works.

Deputy Secretary/Joint Secretary/Secretary
Government of.....

FORM-II

Executive Agency

Progress Report of Works Executed from Central Road Fund

Report for the Quarter Ending.....

Sl. No.	Name of the Work	Length (Km.)/M (For Bridges)	Amount of AA (Rs. in lakh)	AA No. and date	Amount of Technical Sanction	Date of Sanction	Physical Progress in %		
							Upto the end of Previous Year	During the Year	Total Progress upto the end of the Quarter
1	2	3	4	5	6	7	8	9	10

Signature

Executive Engineer of the PWD

Form-III

Expenditure Report of Works Executed from Central Road Fund

State:

Month:

Head of Account to which the expenditure is debitale:

Sl. No.	Name of the projects	Job No.	Amount of Central assistance approved for the work	Progressive total of funds released upto end of the previous financial year	Total expenditure incurred against the work upto the end of previous financial year	Expenditure from 1st April of the year under report to the end of the previous month	Expenditure during the month to which the return relates	Total of Columns 5, 6 and 7	Remarks (if any)
1	2	3	4	5	6	7	8	9	10

[F. No. NII/11011/2/2000 P&M]

SAROJ KUMAR DASH, Jt. Secy

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆದೇಶಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ

ಆರ್. ಅಂಜನಿ

ಪಿ.ಆರ್. 62

ಸಹಾಯಕ ಪ್ರಾರೂಪಕಾರ ಮತ್ತು ಪದನಿಮಿತ್ತ

ಸರ್ಕಾರದ ಅಧೀನ ಕಾರ್ಯದರ್ಶಿ,

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಇಲಾಖೆ

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಸಚಿವಾಲಯ

ಅಧಿಸೂಚನೆ ಸಂಖ್ಯೆ: ಸಂವ್ಯಾಇ 36 ಕೇನಿಪ್ರ 2007 ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 23ನೇ ಅಕ್ಟೋಬರ್ 2007

2007ನೇ ಸಾಲಿನ ಸೆಪ್ಟೆಂಬರ್ 11ನೇ ದಿನಾಂಕದ ಭಾರತ ಸರ್ಕಾರದ ಗೆಜೆಟಿನ ವಿಶೇಷ ಸಂಚಿಕೆಯ ಭಾಗ-II ಸೆಕ್ಷನ್ 3(ii)ರಲ್ಲಿ ಪ್ರಕಟವಾದ ಈ ಕೆಳಕಂಡ S.O. 1520(E) (Notification No. F.No.F2/210/2006/EPZ) ದಿನಾಂಕ:11.9.2007 ಅನ್ನು ಸಾರ್ವಜನಿಕರ ಮಾಹಿತಿಗಾಗಿ ಕರ್ನಾಟಕ ರಾಜ್ಯ ಪತ್ರದಲ್ಲಿ ಮರುಪ್ರಕಟಿಸಲಾಗಿದೆ.

MINISTRY OF COMMERCE AND INDUSTRY
(Department of Commerce)

NOTIFICATION

New Delhi, the 11th September, 2007

S.O. 1520(E) : Whereas M/s Suzlon infrastructure Limited, a private organisation in the State of Karnataka, has proposed under Section 3 of the Special Economic Zones Act, 2005(28 of 2005) (hereinafter referred to as the Act) to set up a sector specific Special Economic Zone for hi-tech engineering products and related services at Nadasalu, Nandikooru, Polimaru and Hejamadi villages in Udupi Taluk and District in the State of Karnataka;

And whereas , the Central Government is satisfied that requirements under Sub-section (8) of Section 3 of the said Act, and other related requirements are fulfilled and it has granted letter of approval under Sub-section (10) of Section 3 of the said Act for development, operation and maintenance of the sector specific special Economic Zone for hi-tech engineering products and related services at Nadasalu, Nandikooru, Polimaru and Hejamadi villages area on the 23rd may, 2007

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 4 of the Special Economic Zones Act, 2005 and in pursuance of rule 8 of the Special Economic Zones Rules, 2006, the Central Government hereby notifies the following area at Nadasalu, Nandikooru, Polimaru and Hejamadi villages in Udupi Taluk and District in the State of Karnataka, comprising of the survey numbers and the area given below in the Table, as a Special Economic zone namely:

TABLE

Serial Number	Name of the village	Survey Number	Area (in Hectares)
1	2	3	4
1	Nadasalu	78	5.50384
2		79-1	4.27357
3		79-2	0.97127
4		79-4	0.85795
5		80-1A	0.50992
6		80-1B 1	0.28329
7		80-1B2	0.12141
8		80-2A1	0.04452
9		80-2A2	0.82558
10		80-2A3	0.42088
11		80-2B	0.80534
12		80-2C	2.31485
13		82-1A2	0.08094
14		82-1C	0.55038
15		82/2B2	0.21854
16		82/2C1	0.05261
17		82/2C2	0.06475
18		82-2D	1.05221
19		83-1	5.40267
20		83-2	1.25455
21		84	2.59814
22		86-1	10.80939
23		86-2A	0.55038
24		86-2B	0.37637
25		86-3	3.05544
26		86-6	1.11291
27		181-12 A1A2	0.20235

1	2	3	4
28	Nadasalu	181-12A2A	0.13355
29		181-21A1	0.01821
30		184-2B	0.27519
31		185-4B(Portion)	0.57467
32		185-17(Portion)	0.04856
33		185/18	0.8094
34		185/' 19	0.4856
35		185/20	0.00405
36		186-7(Portion)	3.56941
37		186-8 (Portion)	11.85755
38		186-14	0.21449
39		187-3	0.52206
40		188-1 (Portion)	3.86888
41		188-1B	0.32335
42		188-2	0.21408
43		189/1	0.57871
44		189-2A 1	0.08741
45		189-3A	0.12950
46		189-4	0.08499
47		189-5	0.08499
48		189-6	0.04047
49		189-7	0.08094
50		189/8	0.14974
51		191-1	4.00243
52		191-2A	0.99150
53		192-7B	0.44516
54		192/8 (Portion)	0.03642
55		193-1B	0.29138
56		193-2A	0.04452
57		193-5B	0.10522
58		242/1	2.67908
59		242/2	12.19749
60		250-4A2	0.01214
61		250-4B2	0.20639
62		251-1A1	0.57062
63		251-1A2	0.55443
64		251-1B	0.70822
65		251-1C	0.65156
66		251-1D	1.61068
67		251-2	0.15783
68		251-3	0.49777
69		251-4	1.57426
70		252	1.12505
71		269-1	0.20235
72		269-2	0.20235
73		269-3	0.20235
74		269-4	0.20235

1	2	3	4
75	Nadasalu	269/5	0.01619
76		269-6	0.20235
77		269-7	0.20235
78		269/8	0.02023
79		269-9	0.20235
80		269-10	0.20235
81		270-3B	0.13760
82		270/4 (Portion)	0.01619
83		270-7	0.19830
84		270/8 (Portion)	0.23472
85		274-1	0.75273
86		274-2A	0.48159
87		274-3A	0.38041
88		274-3B	0.38851
89		275	2.80453
90		276	2.35937
91	Polimaru	18-1	1.53379
92		18-2	0.04856
93		19	8.46621
94		20-1	5.21651
95		20-2A	1.24241
96		20-2B	0.80939
97		23-1	1.08053
98		23-2A(Portion)	0.55038
99		23-2B (Portion)	0.62323
100		24-1	0.87009
101		24/2	1.34763
102		24/3	0.50182
103		24/4	0.64751
104		25	6.15136
105		26/1	1.65925
106		26-2	0.53420
107		27	1.58640
108		28-1A	0.59490
109		28-1B	0.38446
110		28-2A	0.13760
111		38-2A	0.18616
112		28/3	0.77701
113		28-4	0.56657
114		28-5	0.12950
115		28-6	0.18211
116		28-7	0.14974
117		29-1A	0.40469
118		29-1B	0.02428
119		29-1C	0.12141
120		29-2	0.33590
121		29-3	0.08903
122		29-4	0.08903

1	2	3	4
123	Polimaru	29-5A	0.06880
124		29-5B	0.02023
125		30-2B1	0.16997
126		30-2B2	0.20639
127		30-7B1	0.01214
128		30-7B2	0.05261
129		30-7B3	0.14569
130		30-8A (Portion)	0.53420
131		30-8B1	0.71631
132		30-8B2	0.49373
133		30-11A	0.04452
134		30-11B1	0.01214
135		30-11B2	0.05261
136		31-1A	0.49373
137		31-1B	0.39660
138		31-1C	0.32376
139		31/2A	0.55443
140		31-2B	0.55848
141		32-1A	0.30352
142		32-1B	0.28329
143		32-2	0.27115
144		32-6	0.30757
145		32-7	0.06070
146		33-1	0.68798
147		33-2	0.31971
148		33-3	0.21854
149		33-7	0.02428
150		33-8	0.18616
151		34-1	0.84986
152		34-18	0.25091
153		34-19	0.16997
154		34-20	0.42452
155		43-1	0.72845
156		43-2	0.22663
157		160-1	1.64306
158		160-2	0.91056
159		161-1	2.67908
160		161-2	0.76083
161		173	3.18899
162		177	1.53784
163		182-1	1.21408
164		182-2	0.96317
165		183/1A	0.14974
166		183/1B	0.13760
167		183/1C	0.21854
168		183/1D	0.23472
169		183/1E	0.26710

1	2	3	4
170	Polimaru	183/1F	0.23877
171		183/1G	0.32780
172		183/1H	0.39255
173		183-2	0.43302
174		184/1A	0.74868
175		184-1B	0.60299
176		184-2A	0.95508
177		184-2B	0.69203
178		184-2C	0.31161
179		184-2D	0.46135
180		185/1A	0.34399
181		185-1B	0.19425
182		185-1C	0.35208
183		185/1D	0.05261
184		185/1E	0.21449
185		185/1F	0.25091
186		185-2	0.97127
187		185-3	0.93889
188		187-1	1.02792
189		187/2	0.58276
190		187-3	2.44840
191		190/1A	0.42493
192		190/1B	0.42493
193		190/1C	0.42898
194		190/1D	0.42808
195		190/2	0.61514
196		191-1A	0.07689
197		191-1B	0.17402
198		191-1C	0.12546
199		199-1D	0.13760
200		199-1E	0.15783
201		199-1F	0.18616
202		199-1G	0.17807
203		199-1H	0.18211
204		191/2	0.22663
205		192/1A	0.43707
206		192-1B	0.44516
207		192/2	0.16188
208		192/3A	0.20235
209		192/3B	0.40874
210		192-3C	0.41279
211		192-3D	0.20235
212		193-1A	0.21044
213		193/1B	0.46135
214		193/1C	0.67179
215		193/1D	0.46945
216		193/2	0.19830
217		193/3	0.13355

1	2	3	4
218	Nadikooru	150/1	0.20235
219		150/2	0.14974
220		150-2 (Portion)	0.44516
221		150-3 (Portion)	0.22088
222		151/1	0.15378
223		151-2	2.34723
224		152-1	0.77701
225		152-2	1.99110
226		152-3	0.87414
227		152/4P1	0.08094
228		152/4P2	0.25091
229		152/5	0.24282
230		153-9	0.67989
231		153-10	0.59895
232		153-11	0.47349
233		153-12	0.51801
234		153/18P	0.12950
235		155	20.73250
236		164-2	0.19021
237		169	25.71833
238	Hejamadi	32-1	0.73654
239		32-2	1.69972
240		34	3.66248
241		35-1A(Portion)	0.33185
242		35-2(Portion)	1.28288
243		36-1	0.41684
244		36-5B2	0.20235
		Total	259.32622 Hectares

[F.NO. F2/210/2006-EP7]

ANILMUKIM, Jt. Secy

ಭಾರತದ ರಾಷ್ಟ್ರಪತಿಯವರ ಆದೇಶಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ

ಆರ್. ಆಂಜಿನಿ

ಪಿ.ಆರ್. 84

ಸಹಾಯಕ ಪ್ರಾರೂಪಕಾರ ಮತ್ತು ಪದನಿಮಿತ್ತ

ಸರ್ಕಾರದ ಅಧೀನ ಕಾರ್ಯದರ್ಶಿ,

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಇಲಾಖೆ

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಸಚಿವಾಲಯ

ಅಧಿಸೂಚನೆ

ಸಂಖ್ಯೆ: ಸಂವ್ಯಾಇ 52 ಕೇಶಾಪ್ರ 2007 ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 17ನೇ ಅಕ್ಟೋಬರ್ 2007

2007ನೇ ಸಾಲಿನ ಮಾರ್ಚ್ 28ನೇ ದಿನಾಂಕದ ಭಾರತ ಸರ್ಕಾರದ ಗೆಜೆಟಿನ ವಿಶೇಷ ಸಂಚಿಕೆಯ ಭಾಗ-II ಸೆಕ್ಷನ್ 1ರಲ್ಲಿ ಪ್ರಕಟವಾದ ಈ ಕೆಳಕಂಡ The Taxation Laws (Amendment) Act, 2007 (Act No. 16 of 2007) ಅನ್ನು ಸಾರ್ವಜನಿಕರ ಮಾಹಿತಿಗಾಗಿ ಕರ್ನಾಟಕ ರಾಜ್ಯ ಪತ್ರದಲ್ಲಿ ಮರುಪ್ರಕಟಿಸಲಾಗಿದೆ.

THE TAXATION LAWS (AMENDMENT) ACT 2007

further to amend the Central Sales Tax Act, 1956 and the Additional Duties of Excise
(Goods of Special Importance) Act, 1957

Be it enacted by Parliament in the Fifty-eighth Year of the Republic of India as follows:

CHAPTER-I PRELIMINARY

1. Short title and commencement: (1) This Act may be called the Taxation Laws (Amendment) Act, 2007.

(2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

CHAPTER-II CENTRAL SALES TAX

2. Amendment of section 6 : In the Central Sales Tax Act, 1956 (74 of 1956) (hereinafter in this Chapter referred to as the principal Act), in section 6, for sub-section (2), the following sub-section shall be substituted namely:

“(2) Notwithstanding anything contained in sub-section (1) or sub-section (1A), where a sale of any goods in the course of inter-State trade or commerce has either occasioned the movement of such goods from one State to another or has been effected by a transfer of documents of title to such goods during their movement from one State to another, any subsequent sale during such movement effected by a transfer of documents of title to such goods to a registered dealer, if the goods are of the description referred to in sub-section (3) of section 8, shall be exempt from tax under this Act;

Provided that no such subsequent sale shall be exempt from tax under this sub-section unless the dealer effecting the sale furnishes to the prescribed authority in the prescribed manner and within the prescribed time or within such further time as that authority may, for sufficient cause, permit-

(a) a certificate duly filled and signed by the registered dealer from whom the goods were purchased containing the prescribed particulars in a prescribed form obtained from the prescribed authority; and

(b) if the subsequent sale is made to a registered dealer, a declaration referred to in sub-section (4) of section 8:

Provided further that it shall not be necessary to furnish the declaration referred to in clause (b) of the preceding proviso in respect of a subsequent sale of goods if-

(a) the sale or purchase of such goods is, under the sales tax law of the appropriate State exempt from tax generally or is subject to tax generally at a rate which is lower than three per cent or such reduced rate as may be notified by the Central Government, by notification in the Official Gazette, under sub-section (1) of section 8 (whether called a tax or fee or by any other name); and

(b) the dealer effecting such subsequent sale proves to the satisfaction of the authority referred to in the preceding proviso that such sale is of the nature referred to in this sub-section”,

3. Amendment of section 7: In section 7 of the principal Act, in sub-section (2A), for the words, brackets, letter and figures “clause (a) of sub-section (4) of section 8”, the words, brackets and figures “sub-section (4) of section 8”, shall be substituted.

4. Amendment of section 8 : In section 8 of the principal Act,

(a) for sub-section (1) and (2), the following sub-sections shall be substituted, namely-

“(1) Every dealer, who in the course of inter-State trade or commerce, sells to a registered dealer goods of the description referred to in sub-section (3), shall be liable to pay tax under this Act which shall be three percent of his turnover or at the rate applicable to the sale or purchase of such goods inside the appropriate State under the sales tax law of that State, whichever is lower:

Provided that the Central Government may, by notification in the Official Gazette, reduce the rate of tax under this sub-section

(2) The tax payable by any dealer on his turnover in so far as the turnover or any part thereof relates to the sale of goods in the course of inter-State trade or commerce not falling within sub-section (1) shall be at the rate applicable to the sale or purchase of such goods inside the appropriate State under the sales tax law of that State.

Explanation- For the purposes of this sub-section, a dealer shall be deemed to be a dealer liable to pay tax under the sales tax law of the appropriate State, notwithstanding that he, in fact may not be so liable under that law”,

(b) in sub-section (3), in the opening portion, for the words, brackets, figure and letter ‘ The goods referred to in clause (b) of sub-section (1)’”, the following shall be substituted, namely:

“The goods referred to in sub-section (1)-”

(c) for sub-section (4), the following shall be substituted , namely:-

“(4) The provisions of sub-section (1) shall not apply to any sale in the course of inter-State trade or commerce unless the dealer selling the goods furnishes to the prescribed authority in the prescribed manner a declaration duly filled and signed by the registered dealer to whom the goods are sold containing the prescribed particulars in a prescribed form obtained from the prescribed authority.

Provided that the declaration is furnished within the prescribed time or within such further time as that authority may, for sufficient cause, permit”,

(d) in sub-section (5), in clauses (a) and (b), the words “or the Government” and the words, brackets and figure” or sub-section (2)”, wherever they occur, shall be omitted.

5. Amendment of section 9 : In section 9 of the principal Act, In Sub-Section (1), In The Proviso, In Clause (a), for the words, letter, brackets and figures “clause (a) of sub-section (4) of section 8” the words, brackets and figures “sub-section (4) of section 8” shall be substituted.

6. Amendment of section 10 : In section 10 of the principal Act, in clause (a) the words “certificate or” shall be omitted.

7. Amendment of section 10A: In section 10A of the principal Act, in sub-section (2), in clause (a), for the words, letter, brackets and figures “clause (a) of sub-section (4) of section 8”, the words, brackets and figures “sub-section (4) of section 8” shall be substituted.

8. Amendment of section 14 : In section 14 of the principal Act, clause (ix) shall be omitted.

CHAPTER III

ADDITIONAL DUTIES OF EXCISE

9. Omission of section 4 : In the Additional Duties of Excise (Goods of Special importance) Act, 1957(58 of 1957)(hereinafter referred to as the Additional Duties of Excise Act), section 4 shall be omitted.

10. Amendment of First Schedule : In the Additional Duties of Excise Act, in the First Schedule, headings 2401,2402 and 2403 and sub-headings and tariff items thereunder, and the entries relating thereto shall be omitted.

11. Omission of Second Schedule : In the Additional Duties of Excise Act, the Second Schedule shall be omitted.

ಭಾರತದ ರಾಷ್ಟ್ರಪತಿಯವರ ಆದೇಶಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ

ಆರ್. ಆಂಜಿನಿ

ಪಿ.ಆರ್. 80

ಸಹಾಯಕ ಪ್ರಾರೂಪಕಾರ ಮತ್ತು ಪದನಿಮಿತ್ತ

ಸರ್ಕಾರದ ಅಧೀನ ಕಾರ್ಯದರ್ಶಿ,

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಇಲಾಖೆ

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಸಚಿವಾಲಯ

ಅಧಿಸೂಚನೆ

ಸಂಖ್ಯೆ: ಸಂವ್ಯಾಖ್ಯೆ 40 ಕೇನಿಪ್ರ 2007 ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 15ನೇ ನವೆಂಬರ್ 2007

2007ನೇ ಸಾಲಿನ ಸೆಪ್ಟೆಂಬರ್ 28ನೇ ದಿನಾಂಕದ ಭಾರತ ಸರ್ಕಾರದ ಗೆಜೆಟಿನ ವಿಶೇಷ ಸಂಚಿಕೆಯ ಭಾಗ-II ಸೆಕ್ಷನ್ 3(i)ರಲ್ಲಿ ಪ್ರಕಟವಾದ ಈ ಕೆಳಕಂಡ S.O. 1684 (E) (Notification No. F.NO. 28012/10/2005-NREGA ದಿನಾಂಕ: 28.9.2007) ಅನ್ನು ಸಾರ್ವಜನಿಕರ ಮಾಹಿತಿಗಾಗಿ ಕರ್ನಾಟಕ ರಾಜ್ಯ ಪತ್ರದಲ್ಲಿ ಮರುಪ್ರಕಟಿಸಲಾಗಿದೆ.

MINISTRY OF RURAL DEVELOPMENT

NOTIFICATION

New Delhi, the 28th September, 2007

S.O. 1684 (E) : In exercise of the powers conferred by Sub-section (3) of section 1 read with Sub-section (o) of Section 2 of the National Rural Employment Guarantee Act, 2005 (42 of 2005), the Central Government hereby appoints the 1st day of April, 2008, as the date on which the said Act shall come into force in the different areas in the States /Union Territories, as specified in the Schedule given below:

SCHEDULE

States	Areas In The States (District)	States	Areas In The States (District)
Andhra Pradesh	1. West Godavari 2. Krishna 3. Visakhapatnam	Arunachal Pradesh	1. Upper Siang 2. West Kameng 3. Lower Subansiri 4. Tirap 5. Dibang Valley (Upper) 6. West Siang 7. Tawang 8. East Siang 9. East Kameng 10. Papum Pare 11. Lower Dibang Valley 12. Kurung-Kumey
Assam	1. Karimganj 2. Golaghat 3. Sivasagar 4. Sonitpur 5. Dhubri 6. Nagaon 7. Jorhat 8. Dibrugarh 9. Tinsukia 10. Kamrup 11. Kamrup (Metro) 12. Baska 13. Udalguri 14. Chirang	Chhattisgarh	1. Durg
Gujarat	1. Kheda 2. Patan 3. Mahesana 4. Amreli 5. Surendranagar 6. Anand 7. Junagadh 8. Kachchh 9. Gandhinagar 10. Bhavnagar 11. Jamnagar 12. Vadodara 13. Porbandar 14. Rajkot 15. Surat 16. Ahmedabad	Haryana	1. Fatehabad 2. Rewari 3. Bhiwani 4. Kaithal 5. Jind 6. Jhajjar 7. Gurgaon 8. Sonapat 9. Hisar 10. Kurukshetra 11. Karnal 12. Rohtak 13. Yamunanagar 14. Panipat 15. Panchkula 16. Faridabad
Himachal Pradesh	1. Kinnaur 2. Lahaul & Spiti 3. Bilaspur 4. Hamirpur 5. Kullu 6. Una 7. Solan 8. Shimla	Jammu & Kashmir	1. Rajauri 2. Kargil 3. Pulwama 4. Badgam 5. Kathua 6. Udhampur 7. Baramula 8. Leh Ladakh 9. Srinagar

States	Areas In The States (District)	States	Areas In The States (District)
Karnataka	1. Chamarajanagar 2. Mandya 3. Koppal 4. Udupi 5. Tumkur 6. Haveri 7. Bangalore Rural 8. Bijapur 9. Kolar 10. Uttara Kannada 11. Bagalkot 12. Gadag 13. Mysore 14. Dakshina Kannada 15. Dharwad 16. Bangalore	Kerala	1. Malappuram 2. Pathanamthitta 3. Kottayam 4. Kollam 5. Thrissur 6. Alappuzha 7. Thiruvananthapuram 8. Kozhikode 9. Emakulam 10. Kannur
Madhya Pradesh	1. Narsimhapur 2. Sehore 3. Raisen 4. Shajapur 5. Mandsaur 6. Vidisha 7. Morena 8. Bhind 9. Neemuch 10. Sagar 11. Ratlam 12. Hoshangabad 13. Ujjain 14. Jabalpur 15. Gwalior 16. Indore 17. Bhopal	Maharashtra	1. Sindhudurg 2. Ratnagiri 3. Satara 4. Bid 5. Jalna 6. Latur 7. Raigarh 8. Sangli 9. Jalgaon 10. Kolhapur 11. Parbhani 12. Solapur 13. Nashik 14. Pune 15. Nagpur
Manipur	1. Senapati (Excluding 3 Sub-Division) 2. Ukhrul 3. Imphal East 4. Bishnupur 5. Thoubal 6. Imphal West	Meghalaya	1. West Khasi Hills 2. East Garo Hills
Mizoram	1. Mamit 2. Serchhip 3. Kolasib 4. Aizawl	Nagaland	1. Phek 2. Zunheboto 3. Dimapur 4. Kiphire 5. Longleg 6. Paren
Orissa	1. Nayagarh 2. Kendrapara 3. Jagatsinghapur 4. Puri 5. Cuttack 6. Khordha	Punjab	1. Moga 2. Mansa 3. Gurdaspur 4. Muktasar 5. Firozpur 6. Fatehgarh Sahib 7. Sangrur 8. Bathinda 9. Rupnagar 10. Kapurthala 11. Patiala 12. Faridkot 13. Ludhiana

States	Areas In The States (District)	States	Areas In The States (District)
Rajasthan	1. Dausa 2. Rajsamand 3. Alwar 4. Baran 5. Nagaur 6. Dhaulpur 7. Bundi 8. Bharatpur 9. Hanumangarh 10. Bhilwara 11. Jhunjhunu 12. Sikar 13. Pali 14. Ganganagar 15. Churu 16. Jodhpur 17. Bikaner 18. Ajmer 19. Jaipur 20. Kota	Sikkim	1. West Sikkim
Tamil Nadu	1. Ariyalur 2. Dharamapuri 3. Perambalur 4. Pudukkottai 5. Ramanathapuram 6. Namakkal 7. Vellore 8. Thoothukkudi (Tuticorin) 9. Virudhunagar 10. Salem 11. Erode 12. Tiruchirappalli 13. Kancheepuram 14. Theni 15. Thiruvallur 16. Madurai 17. The Nilgiris 18. Kanniyakumari 19. Coimbatore 20. Krishnagiri	Tripura	1. North Tripura
Uttar Pradesh	1. Ghazipur 2. Deoria 3. Sant Ravidas Nagar (Bhadohi) 4. Faizabad 5. Auraiya 6. Mainpuri 7. Kannauj 8. Pilibhit 9. Baghpat 10. Hathras 11. Shahjahanpur 12. Etawah 13. Bulandshahar 14. Bijnor 15. Allahabad 16. Jyotiba Phule Nagar 17. Rampur 18. Muzaffarnagar 19. Saharanpur 20. Mathura 21. Aligarh 22. Firozabad 23. Moradabad 24. Bareilly 25. Gautam Buddha Nagar 26. Varanasi 27. Agra 28. Meerut 29. Ghaziabad 30. Lucknow 31. Kanpur Nagar	Uttaranchal	1. Rudraprayag 2. Bageshwar 3. Uttarkashi 4. Almora 5. Garhwal 6. Pithoragarh 7. Nainital 8. Dehradun

States	Areas In The States (District)	States	Areas In The States (District)
West Bengal	1. Howrah	Goa	1. North Goa 2. South Goa
Union Territories A & N Island	1. Andamans 2. Nicobars	D & N Haveli	1. D & N Haveli
Daman & Diu	1. Daman 2. Diu	Lakshadweep	1. Lakshadweep
Puducherry	1. Puducherry	Chandigarh	1. Chandigarh

[F.NO. 28012/10/2005-NIREGA]

AMITA SHARMA- Jt. Secy

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆದೇಶಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ

ಆರ್. ಅಂಜನಿ

ಪಿ.ಆರ್. 92

ಸಹಾಯಕ ಪ್ರಾರೂಪಕಾರ ಮತ್ತು ಪದನಿಮಿತ್ತ

ಸರ್ಕಾರದ ಅಧೀನ ಕಾರ್ಯದರ್ಶಿ,

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಇಲಾಖೆ

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಸಚಿವಾಲಯ**ಅಧಿಸೂಚನೆ****ಸಂಖ್ಯೆ: ಸಂವ್ಯಾಖ್ಯೆ 42 ಕೇನಿಪ್ರ 2007 ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 26ನೇ ನವೆಂಬರ್ 2007**

2007ನೇ ಸಾಲಿನ ಅಕ್ಟೋಬರ್ 9ನೇ ದಿನಾಂಕದ ಭಾರತ ಸರ್ಕಾರದ ಗೆಜೆಟಿನ ವಿಶೇಷ ಸಂಚಿಕೆಯ ಭಾಗ-II ಸೆಕ್ಷನ್ 3(i) ರಲ್ಲಿ ಪ್ರಕಟವಾದ ಈ ಕೆಳಕಂಡ GSR 653 (E) & GSR 654 (E) (Notification No. F.No. V/11013/2/2007-CSR) ದಿನಾಂಕ:9.10.2007ಅನ್ನು ಸಾರ್ವಜನಿಕರ ಮಾಹಿತಿಗಾಗಿ ಕರ್ನಾಟಕ ರಾಜ್ಯ ಪತ್ರದಲ್ಲಿ ಮರುಪ್ರಕಟಿಸಲಾಗಿದೆ.

**MINISTRY OF HOME AFFAIRS
NOTIFICATION**

New Delhi, the 9th October , 2007**G.S.R. 653 (E):** The following Proclamation by the President is published for general information

Whereas, I, Pratibha Devesingh Patil, President of India, have received a report from the Governor of the State of Karnataka and after considering the report and other information received by me, I am satisfied that a situation has arisen in which the Government of that State cannot be carried on in accordance with the provisions of the Constitution of India (hereinafter referred to as "the Constitution");

Now therefore, in exercise of the powers conferred by article 356 of the Constitution and of all other powers enabling me in the behalf, I hereby proclaim that 1

(a) assume to myself as President of India all functions of the Government of the said State and all powers vested in or exercisable by the Governor of that State;

(b) declare that the powers of the Legislature of the said State shall be exercisable by or under the authority of Parliament; and

(c) make the following incidental and consequential provisions which appear to me to be necessary or desirable for giving effect to the objects of this Proclamation, namely:

(i) in the exercise of the functions and powers assumed to myself by virtue of clause (a) of this Proclamation as aforesaid, it shall be lawful for me as President of India to act to such extent as I think fit through the Governor of the said State;

(ii) the operation of the following provisions of the Constitution in relation to that State is hereby suspended, namely:

so much of the proviso to article 3 as relates to the reference by the President to the legislature of the State;

so much of clause (2) of article 151 as relates to the laying before the Legislature of the State of the reports submitted to the Governor by the Comptroller and Auditor-General of India;

articles 163 and 164;

so much of clause (3) of article 166 as relates, to the allocation among the Ministers of the business of the Government of the State;

article 167;

so much of clause (1) of article 169 as relates to the passing of a resolution by the Legislative Assembly of the State;

Clause (1) and sub-clause (a) of clause(2) of article 174;
 articles 175, 176 and 177
 clause (c) of article 179 and the first proviso thereto;
 article 181, clause (c) of article 183 and the proviso thereto
 articles 185,188,189,193 and 194;
 articles 196 to 198 (both inclusive), clauses (3) and (4) of article 199;
 articles 200 and 201;
 articles 208 to 211 (both inclusive); the proviso to clause (1) and the proviso to clause (3) of article 213; and

so much of clause (2) of article 323 as relates to the laying of the report with a memorandum before the Legislature of the State;

(iii) any reference in the Constitution to the Governor shall in relation to the said State, be construed as a reference to the President , and any reference therein to the Legislature of the State or the Houses thereof shall in so far as it relates to the functions and powers thereof be construed unless the context otherwise requires as a reference to Parliament and in particular the reference in article 213 to the Governor and to the Legislature of the State or the Houses thereof shall be construed as references to the president and to Parliament or to the Houses thereof respectively;

Provided that nothing herein shall affect the provisions of article 153 articles 155 to 159 (both inclusive), article 299 and article 361 and paragraphs 1 to 4 (both inclusive) of the Second Schedule, or prevent the President from acting under sub-clause (i) of this clause to such extent as she thinks fit through the Governor of the said State;

(iv) any reference in the Constitution to Acts or laws of or made by the Legislature of the State shall be construed as including a reference to Act or laws made in exercise of the powers of the Legislature of the State, by Parliament by virtue of this Proclamation or by the President or other authority referred to in sub-clause (a) of clause (1) of article 357 of the Constitution and the Karnataka General clauses Act, 1899 (Karnataka Act III No., of 1899) and so much of the General Clauses Act, 1897 (10 of 1897) as applies to State laws shall have effect in relation to any such Act or law as if it were an Act of the Legislature of the State.

New Delhi, the 9th October 2007

PRATIBHA DEVISINGH PATIL

President

[F.NO. V/11013/2/2007-CSR]

MADHUKAR GUPTA, Home Secy.

ORDER

New Delhi, the 9th October, 2007

G.S.R. 654 (E): The following Order made by the President is published for general information:

In pursuance of sub-clause (i) of clause (e) of the Proclamation issued on this the 9th day of October, 2007, by me under article 356 of the Constitution of India, I hereby direct that all the functions of the Government of the State of Karnataka and all the powers vested in or exercisable by the Governor of that State under the Constitution or under any law in force in that State, which have been assumed by the President by virtue of clause (a) of the said Proclamation shall subject to the superintendence direction and control of the President be exercisable also by the Governor of the said State

New Delhi the 9th October 2007

PRATIBHA DEVISINGH PATIL

President

[F.NO. V/11013/2/2007-CSR]

MADHUKAR GUPTA, Home Secy

ಭಾರತದ ರಾಷ್ಟ್ರಪತಿಯವರ ಆದೇಶಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ

ರಿಜಾರ್ಡ್ ಲೋಬೋ

ಪಿ.ಆರ್. 102

ಜಂಟಿ ಪ್ರಾರೂಪಕಾರ ಮತ್ತು ಪದನಿಮಿತ್ತ

ಸರ್ಕಾರದ ಜಂಟಿ ಕಾರ್ಯದರ್ಶಿ,

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಇಲಾಖೆ